## TELRITE DATA SERVICES, INC.

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October 24, 2005

Ms. Marlene H. Dortch OCKET FILE COPY UNIGHTAL
Office of the Secretary
Federal Communications Commission
445 12<sup>th</sup> Street, S.W.
Washington, DC 20554

Subscriber Acknowledgement Report (October 24, 2005)

WC Docket No. 05-196

Dear Ms. Dortch:

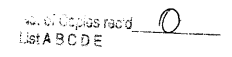
In accordance with the Enforcement Bureau's September 27, 2005 Public Notice<sup>1</sup> regarding the subscriber notification and acknowledgement requirements established in the Commission's VoIP E911 Order,<sup>2</sup> Telrite Data Services, Inc. ("Telrite") hereby submits this Subscriber Acknowledgement Status Report.

Telrite is a provider of dedicated voice, Internet, and Virtual Private Network services. Telrite recently began offering a fixed location (i.e., non-nomadic) VoIP service on a limited basis.

In accordance with the VoIP E911 Order, Telrite has provided its existing VoIP subscribers with written notice (and requested the subscribers' affirmative acknowledgement) of instances in which E911 service may be limited or unavailable. Telrite has also provided its VoIP subscribers with warning labels regarding E911 service limitations and instructed them to place the labels on or near the customer premises equipment ("CPE") used to access Telrite's VoIP service.

On or about October 17, 2005, Telrite received the affirmative acknowledgement of 100% of its VoIP subscribers. Telrite has also implemented

<sup>&</sup>lt;sup>2</sup> IP-Enabled Services and E911 Requirements for IP-Enabled Service Providers, First Report and Order and Notice of Proposed Rulemaking, 20 Fcc Rcd 10245 (rel. June 3, 2005).



<sup>&</sup>lt;sup>1</sup> Enforcement Bureau Provides Further Guidance to Interconnected Voice Over Internet Protocol Service Providers Concerning Enforcement of Subscriber Acknowledgement Requirement, Public Notice (DA 05-2530) (rel. September 27, 2005).

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policies and procedures whereby: (i) new VoIP subscribers will receive (and affirmatively acknowledge) notice of instances in which E911 may be limited or unavailable; (ii) new VoIP subscribers will receive warning labels regarding E911 limitations and be instructed to place the labels on or near the CPE used to access Telrite's VoIP service; and (iii) VoIP subscribers' affirmative acknowledgements will be maintained at Telrite's corporate headquarters.

Respectfully submitted,

Michael G. Geoffroy,

Vice President of Compliance

TELRITE DATA SERVICES, INC.

cc: Byron McCoy

Telecommunications Consumers Division, Enforcement Bureau

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Deputy Chief, Spectrum Enforcement Division, Enforcement Bureau

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